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Ten Per Cent Off

All New Spring Goods

Is the inducement we offer to our friends dur-

Men's, women's and children's clothing, furnishings and shoes all go at 10 per cent off our

The New Summer

High enough to look well-low enough to feel well. Plenty of room for tie to slide in 15 cents each-2 for 25 cents

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Name

Address Notice: Coupons must be of consecutive numbers. Only one coupon of each number will

For 30 consecutively numbered coup ons, together with a small cash payment, you may have your choice of our splendid household premiums. See samples at Herald-Republican office.

COL. ROOSEVELT BARRED BOND FUND BY THE POPE UNLESS HE SHUNNED METHODISTS Money Voted by City Last

(Continued From Page One.) ild have been given without the ex-

The cardinal then said: "Mr. Roosevelt prejudice to the cases arising under the

certainly free not to receive an American who would claim the right to insult him n the day after having been received by im, or perhaps on the same day, as, according to your statement, he may leave Rome on the same day of the papal audi-ence, thus having only between neon and evening Tuesday in which to see the Methodists.

Methodists,
"It is of little consequence whether he
is a Catholic, Protestant, Israelite or
Buddhist. All religious persons merit the
same esteem. The important thing is to be honest and sincere. So far as the form of belief is concerned, I believe all honest people will always be on good terms with God."

INJURED VISITORS

Victims of Auto Accident Doing Well -F. B. Lee Not Held for Driving.

F. B. Lee was not the driver of the automobile that caused the accident. Shortly after the accident he was artening John Weinne to be hanged on a F. B. Lee was not the driver of the ested by Patrolman J. F. Morris for xceeding the speed limit on the main streets of the city, passing close to the neighborhood of the accident a few minutes after it had occurred. The charge against Lee appeared on the police court blotter yesterday, but was re-ferred to the state and will probably be dropped.

Because the city council has never adopted new ordinances regulating the speed of an automobile since the legislature enacted new laws on the subject it has been impossible for the city to prosecute such cases. Whenever chauffeur is arrested for violating the speed ordinance the case goes to the state and in turn is referred to the justice court of F. M. Bishop on the out-skirts of the city. Liable to lose a day's wages in attending trial, the arresting police officers never sign complaints against chauffeurs that they take into

Both Mr. and Mrs. Burch will be able to attend the meetings today, in com-pany with Mr. and Mrs. P. E. Lovelow of Benjamin, who were with them at the time of the accident.

SALOON MAN CITED TO APPEAR BEFORE COUNCIL

Charles S. Swaim, proprietor of The Plaza bar, at 24 West Third South street, will be cited to appear before the city council next Monday night at 8 o'clock to show cause why his license should not be revoked. This action was taken by the council last night on receipt of a setter from Chief of Police Sam M. Barlow that the police had absolute proof that liquor had been sold in The Plaza saloen last Sunday, April 3. The chief of police asked that the council revoke the license at once, but the usual practice will be followed in giving Swaim a hearing before the council at regular session, and if the charges are proven, it was declared last night, the license would be revoked.

DIES OF NEPHRITIS.

July Will Soon be Expended.

(Continued From Page One.)

(C

on in the Arkansas case, spoke of the right of the railroads "to sail under the lag of the constitution," rather than the the announcement of the opinion, Justice White was referring to the decision of the supreme court of Arkansas which discussed the fact that the St. Louis Southwestern railway was unable to furnish more cars for local traffic houses.

Southwestern railway was unable to furnish more cars for local traffic, because of the requirements of the American Railway association as to cars going out of the state of Arkansas. The Arkansas court had said:

"It might be better for the appellant to suffer these ills than to sail under a black flag and refuse to send its cars beyond its line."

In the written opinion the rights of the railroads were phrased somewhat differently from what they were in the oral explanation of the court.

Among other decisions, the court upheld the act of Arkansas prohibiting drumming up of business by physicians and hotel keepers on trains.

The supreme court today decided the case of the Southwestern Oil company vs. the State of Texas in favor of the state, thus upholding the constitutionality of the Texas law, which fixes a tax of 2 per cent on the gross receipts from the sale of oil, naphtha, etc.

In announcing the decision Justice Har-

for Driving.

Mrs. C. H. Burch, who was run down by an automobile at Third South and Main streets Saturday night, is rapidly recovering and was not seriously hurt. Her husband, who was also knocked to the paving, practically escaping injury, is also able to be out of doors and regards his experience at a busy Salt Lake corner with interest. They came to Salt Lake from Lake Shore to attend the conference and are stopping at 623. Eighth East street.

F. B. Lee was not the driver of the automobile that caused the accident.

In announcing the decision Justice Harlan held a classification of wholesale dealers, as distinct from retail dealers, for purposes of taxation, was a proper exercise of power possessed by the state. An opinion by the late Justice Brewer was today made a part of the supreme court. The late justice had prepared the opinion of the court in the controversy in Louisiana over the McEnery land scrip and decided it in favor of the holders of the scrip. In so doing he affirmed the judgment of the supreme court of Louisiana in the case of J. W. Frelisen & C. against A. W. Crandall, register in the land office.

The supreme court today affirmed the automobile that caused the accident

harge of having murdered Archibald Mc-

The city of Los Angeles was given the paramount right, so far as the Los Angeles Farming & Milling company is concerned, to take and use all the waters of the Los Angeles river, by a decision of the supreme court.

The supreme court today failed to announce any decision in the Standard Oil

suit, the tobacco suit or the corporation tax cases. No announcement was made as to the possibility of a re-argument of any of those cases.

The Army of Constipation



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HE KNOWS WHEN SHE BUYSIT SHEWILL BUYITAGAIN

Just a few words about McDonald's Coffee-Cocoa as a hot drink

More fragrant than coffee; more delicious than coco Not only is it better, but it is cheaper than either.

Coffee-cocoa enriches the blood, tones up the system, relieves the tired feeling, is particularly satisfying, and withal the most exhilarating drink ever served at a meal.

The least expensive soluble drink in the world. Instantly made. No boiling necessary.

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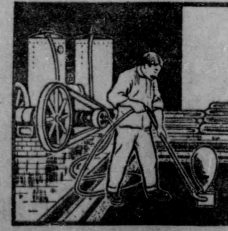
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